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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/769,815	02/03/2004	Byung Hyun An	3449-0302P 9530	
2292 7590 05/09/2007 BIRCH STEWART KOLASCH & BIRCH EXAMINER				INER
PO BOX 747			LESPERANCE, JEAN E	
FALLS CHUR	CH, VA 22040-0747		ART UNIT PAPER NUMBER 2629	
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•			NOTIFICATION DATE	DELIVERY MODE
			. 05/09/2007	ELECTRONIC

# Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

mailroom@bskb.com

		Application No.	Applicant(s)			
Office Assists Commence		10/769,815	AN, BYUNG HYUN			
	Office Action Summary	Examiner	Art Unit			
		Jean E. Lesperance	2629			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address			
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE in the may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. It is period for reply is specified above, the maximum statutory period we re to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	I. ely filed the mailing date of this communication.			
Status		,				
1)🖂	Responsive to communication(s) filed on 15 Fe	ebruary 2007.				
		action is non-final.				
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under $\boldsymbol{\mathcal{E}}$	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.			
Dispositi	on of Claims					
4)🖂	Claim(s) <u>1-25</u> is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)🛛	5)⊠ Claim(s) <u>1-17 and 20-25</u> is/are allowed.					
6)⊠	Claim(s) <u>18 and 19</u> is/are rejected.					
	Claim(s) is/are objected to.					
8)	Claim(s) are subject to restriction and/or	election requirement.				
Applicati	on Papers					
9) 🗌 🤈	The specification is objected to by the Examine	r.				
10)🛛	☑ The drawing(s) filed on <u>03 February 2004</u> is/are: a)☑ accepted or b)☐ objected to by the Examiner.					
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) 🔲	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority u	nder 35 U.S.C. § 119					
	12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:					
	1. Certified copies of the priority documents					
	2. Certified copies of the priority documents have been received in Application No					
	3. Copies of the certified copies of the priori		d in this National Stage			
application from the International Bureau (PCT Rule 17.2(a)).						
3	* See the attached detailed Office action for a list of the certified copies not received.					
Attachment	c(s)					
1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)						
	2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  Notice of Draftsperson's Patent Drawing Review (PTO-948)  Information Disclosure Statement(s) (PTO/SB/08)  Notice of Informal Patent Application					
Paper No(s)/Mail Date 6) Other:						

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#### **DETAILED ACTION**

1. The amendment filed February 15, 2007 is entered and claims 1-25 are pending.

#### Response to Arguments

2. Applicant's arguments with respect to claims 18 and 19 have been considered but are most in view of the new ground(s) of rejection.

### Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 18 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent # 5,545,105 ("Kim") in view Us Patent No. 5,978,922 ("Arai et al").

Regarding claim 18, Kim teaches a method for processing displayed data in a system having a computer for processing data (computer Fig.1 (11) and a display device with an amplifier for amplifying input signals from the computer (horizontal deflecting amplifier Fig.3 (34) and a controller (controller Fig.3 (31), the method comprising the steps of: processing and displaying data (display Fig.3 (37); and saving in a memory a storage section of an image signal set for a signal generated by the storage command signal and to a synchronizing signal (control means for controlling the

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power means to provide the operating voltage to the driving means and simultaneously

setting the reference time value of the power <u>saving mode in the memory</u> means, in response to the power supply signal generated from the power supply signal generating means, updating the reference time value stored in the memory means in response to the timer interrupt signal, and cutting off the operating voltage supplied to the driving means by controlling the power means when the reference time value stored in the memory means is a preset time value (column 2, lines 12-22)). Accordingly, Kim teaches all the claimed limitations with the exception of providing determining whether the computer is off or frozen and if the computer is off or frozen, applying a storage command signal to the display device in order to save displayed.

However, Arai et al. teach portable personal computers have resume function. When a personal computer of this type is switched off, or more precisely when its power switch is turned off, the data items representing the conditions the display panel, the computer and the application program assume immediately before the power switch is turned off are saved in a memory which is driven by the battery. When the power switch is turned on, the display panel, the computer and the application program resumes the conditions represented by the data items saved in the battery-driven memory (column 1, lines 11-20).

Thus, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to utilize the personal computer as taught by Arai et al. in the system disclosed by Kim because this would provide a computer system which can

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fast restore the data required to resume the last operating conditions, within a short time after the system is switched on (column 3, lines 1-4).

Regarding claim 19, Kim teaches when the data saved in the memory is restored, converting and displaying the data saved in the memory (The <u>display</u> unit 37 deflects the video signal in response to the outputs of the horizontal deflecting <u>amplifier</u> 34 and the vertical deflecting <u>amplifier</u> 35, and <u>displays</u> the video signal received from the video processor 33 on the <u>display</u> screen (column 7, lines 11-15)).

### Allowable Subject Matter

- 4. Claims 1-17, and 20-25 are allowed.
- 5. The following is an examiner's statement of reasons for allowance: the claimed invention is directed to an apparatus for processing displayed data.

Independent claims 1 and 2 identify a uniquely distinct feature "a comparator for comparing the selection signal with the vertical synchronizing signal, each being outputted from the Micom, and outputting a storage related signal and a memory for saving an image signal corresponding to the storage related signal generated as an output signal from the comparator".

Independent claim 15 identifies a uniquely distinct feature "a comparator for comparing the selection signal with the synchronizing signal, each being outputted from the Micom, and outputting a storage related signal and a memory for saving an image signal corresponding to the storage related signal generated as an output signal from the comparator".

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Independent claim 20 identifies a uniquely distinct feature "and in response to a selection signal generated by the storage command signal and a vertical synchronizing signal, said storage command signal being dependent on an operational state of the computer, storing an image signal displayed on the display device in a memory".

Independent claim 22 identifies a uniquely distinct feature "in response to a selection signal generated by the storage command signal and a vertical synchronizing signal in dependence of an operational state of the computer, storing an image signal displayed on the display device in a memory".

#### Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jean Lesperance whose telephone number is (571) 272-7692. The examiner can normally be reached on from Monday to Friday between 10:OOAM and 6:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Hjerpe, can be reached on (571) 272-7691.

## Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

#### or faxed to:

(571) 273-8300 (for Technology Center 2600 only)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal

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drive, Arlington, VA, Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

Jean Lesperance

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Date 5/2/2007

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